IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

EDWARD ARTHUR : CIVIL ACTION

:

V.

.

MAERSK, INC. ET AL : NO. 02-2931

THIRD SCHEDULING ORDER

AND NOW, this 11th day of April, 2006, following a status conference in the above case, IT IS HEREBY ORDERED that:

- 1. The Second Scheduling Order dated April 3, 2003 is VACATED.
- 2. All discovery shall proceed forthwith and continue in such manner as will assure that all requests for, and responses to, discovery will be served, noticed and completed by November 30, 2006.
- 3. Parties shall serve reports of expert witnesses with respect to issues on which they have the burden of proof at least thirty (30) days before completion of discovery.
- 4. Parties shall serve any responsive reports on or before the date for completion of discovery.
- 5. No brief filed in support of or in opposition to any motion shall exceed 25 pages in length without prior leave of court.
- 6. All parties shall prepare and file with the Clerk of Court their Pretrial Memoranda, in accordance with this Order

and Local Rule of Civil Procedure 16.1(c), and <u>any motions in limine</u> as follows:

- A. Plaintiff(s) on or before December 20, 2006; and
- B. Defendant(s) on or before December 27, 2006.
- 7. The Court will hold a final pretrial and settlement conference to be scheduled after the conclusion of discovery.
- 8. The case will be placed in the trial pool on January 1, 2007.
- 9. Any party having an objection to: (A) the admissibility for any reason (except relevancy) of any evidence expected to be offered or (B) the adequacy of the qualifications of an expert witness expected to testify shall set forth separately each such objection in its Pretrial Memorandum. Such objection shall describe with particularity the ground and the legal authority for the objection.
- 10. The <u>Pretrial Memorandum</u> shall also identify the other significant legal issues involved in the case, together with appropriate citations and other legal authority.
- 11. If any party desires an "offer of proof" as to any witness or exhibit expected to be offered, that party shall inquire of counsel prior to trial for such information. If the inquiring party is dissatisfied with any offer provided, such party shall file a motion seeking relief from the Court prior to

trial.

- 12. At least five (5) working days before the case is placed in the trial pool, each party shall submit to the court, and serve on each other, two (2) copies of proposed points for charge and any proposed special jury interrogatories. Each point for charge or proposed jury interrogatory shall be numbered and shall be on a separate sheet of paper identifying the name of the requesting party. Supplemental points for charge will be permitted during and at the conclusion of the trial. Points for charge should be accompanied by appropriate citations of legal authority.
- 13. If a party uses any version of the Word Perfect word processing system, it is urged to provide the court with a disk containing the proposed points for charge and proposed special jury interrogatories.
- 14. Before commencement of trial, counsel will premark and exchange all exhibits. The court should be supplied with two (2) separate sets of exhibits, and a schedule of exhibits which shall briefly describe each exhibit.

BY THE COURT:

/s/ Harvey Bartle III

C.J.